Assembly of Smithsburg, nereby made of the Burs such shall me, may sue everal courts seal, and the

g, in Wash-

ite male citie years and in said town t Monday in ach and evessistant Buresided withreceding the twenty-one

ustice of the ill appoint by s to hold the n ten o'clock shall conduct dges of elecection for dey be consissaid judges of the perity, to be by

ire elections e to time, be he same not ct.

ess shall prehave the prisence the asrestrictions, burgess shall the commis-

SEC. 6. And be it enacted, That the burgess and com- CHAP. 284 missioners aforesaid, or a majority of them, may meet to- Burgess and gether from time to time, as often as occasion may require, commissionupon the business of the town, and not less than once in ers to meet every three months; and if during the year for which they months. may be elected, the burgess, assistant burgess or any of the commissioners should die, resign, remove from said town or be non compos mentis, or displaced, an election to fill the vacancy shall be held, by giving at least ten days notice, at which all persons qualified as is specified in the second section of this act, shall be entitled to vote.

SEC. 7. And be it enacted, That the said burgess and May appoint commissioners, or a majority of them, shall have power to clerk. appoint a clerk and assign his duties, and allow him such compensation for his services as they may think proper; and that all ordinances passed by the said burgess and commissioners shall by their clerk be entered in a book to be kept by him for that purpose, and shall be open at all times for the inspection of any person interested; and copies of all ordinances shall be put in the most public places of said town, that the same may be generally made known.

SEC. S. And be it enacted, That all fines and forfeitures under the ordinances of the said corporation, shall be re-coverable becoverable before the burgess aforesaid, as small debts are fore burgess. recoverable out of court, or before a justice of the peace; provided, that no fine or forfeiture imposed under any ordi- proviso nance of said corporation shall exceed the sum of twenty

SEC. 9. And be it enacted, That the burgess and com- May direct missioners aforesaid may direct by ordinance, all or any of by ordinance, the footways in said town to be laid off, and levelled, and ments to be paved, or amended and repaired with any materials which made. to them may seem best; and such levelling and paving shall be made and done at the expense of the proprietors of the different lots, before which the burgess and commissioners shall direct such levelling and paving to be done; that the owner or owners of any house, lot or part of a lot where such levelling, paving, repairing or amending shall be directed, shall not reside in the said town, the tenant or person occupying the same, or who shall have the charge and care thereof, shall cause the same to be done, before the front of such possession, and the money expended by such tenant or other person in and about the said work in obedient to the ordinance and direction of the burgess and commissioners aforesaid, shall be allowed by the owner, and deducted out of the rent then due or hereafter to become due; and if any owner or tenant of any house, or lot, or part of

coverable be-